

A SITUATION ADVT.
OF TWENTY WORDS
IN THE
WORLD
COSTS
..... EMPLOYMENT.

PRICE ONE CENT

EXTRA.

2 O'CLOCK.

HOW THE MONEY WAS EXPENDED.

First Instalment of Million-Dollar Appropriation Accounts.

CLAUSEN AND TAPPEN'S SIDE.

Explanation of Two Park Commissioners of Those Asphalt Purchases.

HAD TO ADVERTISE FOR BIDS.

This, They Claim, Delayed Them Fully Six Weeks in Giving Needy Men Employment.

George C. Clausen, the President of the Park Board, was somewhat disturbed when he read in yesterday's "Evening World" the criticisms which had been made on the action of the Commissioners in spending the \$1,000,000 appropriation, and he was not only willing, but anxious to talk on the matter, and explain his position. Commissioner Abraham B. Tappen was present during the interview and assisted his colleague in making explanations.

Mr. Clausen, after having glanced over the article, called particular attention to the wording of the law in the matter in the part where it says:

"The Department of Public Parks in the city of New York is hereby authorized to expend an additional sum, not exceeding one million dollars, in improving in its discretion, the public parks, etc."

"That, you see, practically says we can do as we please in the matter," he began. "Now, listen. When the law was passed the Park Commissioners were not consulted, but after it became a law it was saddled on us, and we were then asked to lay out work for as many men as we could."

"Yes, and for all kinds of men," put in Commissioner Tappen. "Democrat, Republican, labor man, and, in fact, any men who were out of work, irrespective of their creed, nationality or politics."

"The Board of Estimate and Apportionment called us in, and asked Judge Tappen, who was then president, what could be done in the way of giving men work right away. They said:

"Put the men to work right away. You are to give out no contracts; the money is to go for labor. What we want is to get men to work—that is the object of the bill."

"At the very next meeting of the Board of Estimate and Apportionment, we were actually reprimanded because we did not get more men to work. We found that our asphalt walks were in a bad way, and had been complained of for a year. So the matter was mentioned to the Board. We were asked:

"How many men can you employ on that work?"

Those Asphalt Purchases.

"Two hundred," we told them.

"How soon?"

"In two days."

"That's right—that's right. Now you gentlemen begin to comprehend what we want of you. You are to get men to work right away. We immediately organized the asphalt gang, and in three days we had men to work."

Judge Tappen's construction of the law was that we could use the money as we thought best for the employment of as many men as quickly as possible. In view of that fact we went right into the open market and bought our asphalt from the Sicilian Company, at the rate of \$1 a ton.

There were two other companies besides the Sicilian Company who were handling asphalt of the same grade, and they were the Neuchatel and the Steele Companies, but they were not holding asphalt in stock in large quantities. We were practically compelled to patronize one of the three companies, as the specifications of the Park Department admitted only of the purchase of the best asphalt that was mined.

"When the material was purchased we found in two weeks the work was progressing all right, and the Park Commissioners expressed their gratification, and we saw that if our asphalt was the best there would be no complaint."

"In regard to the purchase of the asphalt, we felt that under the act of 1893 we could do as we pleased so far as the quantity we purchased was concerned, but we could not buy in bulk of more than \$100,000 at a time. It was necessary to advance the work. So our purchasing agent, Mr. Egan, who is perfectly safe in making his orders, sent us between \$25,000 and \$50,000 of asphalt. The Commissioners about the purchase of asphalt this Board decided to advertise for the material."

"When the bids were opened the lowest bid was rejected because it did not comply with the specifications of the law, and the other companies were practically the same as for that purchased in open market. Having rejected the lowest bid we had to throw them all out and re-advertise."

"At the next bidding the Sicilian Company put in the lowest bid and it received the contract at the rate of \$1 a ton. They furnished asphalt of the same grade as the asphalt we had rejected, and we paid for it at the rate of \$1 a ton. When the controversy came up between the Commissioner and the Park Commissioners about the purchase of asphalt this Board decided to advertise for the material."

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MUST STAND TRIAL.

Havemeyer, Seales and Other Sugar Magnates in Danger.

Judge Cole Overrules the Demurrer of Recalcitrant Witnesses.

Senate Had Full Jurisdiction to Investigate the Trust.

(By Associated Press.)

WASHINGTON, Nov. 13.—Judge Cole today, in the United States District Court of the District of Columbia, overruled the demurrer in the case of John W. Havemeyer, of Washington, and E. R. Seales, of New York, brokers, who refused to answer certain questions before the Senate Sugar Investigating Committee, and hold the defendants for trial.

This was in the nature of a test case and the decision means that Havemeyer, Seales and Seymour, who were recently indicted, and the newspaper men, Edwards and Schriver, who were first indicted, will have to stand trial. Judge Cole recites the facts leading up to the indictments and the statute of 1897, which provided for the indictment of witnesses for refusing to answer questions put by Congressional committees. Concerning the statute the judge says:

"It was not the intention of Congress by that statute to enlarge or attempt to enlarge or define its own jurisdiction, but to provide a method of punishment of a witness who should attempt to impede in the manner stated in that section either house in the lawful exercise of its constitutional authority."

"Counsel for the defendants contend in support of the demurrer that the Senate Committee has no jurisdiction under the terms of the resolution set out in the indictments to inquire into the subject whether Senators had been dealing in the stock of the Sugar Refining Company, generally known as sugar stocks, during the tendency of the tariff bill in the Senate, and that the said question set forth in the indictments is not material, relevant or pertinent to any matter before the Committee, and that the existence of a jurisdiction to answer questions put by Congressional committees is not to be inferred from the proceedings in the Senate by express declaration or avowal."

"This last proposition is probably the most important one in the consideration of these demurrers. If it is sustained, it is necessary to take to these indictments, there being no express avowal or declaration by the Senate in these resolutions of a purpose to make and enforce use of the information obtained. But these points Judge Cole decides against."

"The question of the question of the jurisdiction of the Senate in favor of the government, Judge Cole discusses the pertinency of the questions asked, and declares that any court would have held that the subject-matter of the investigation is material and pertinent to the subject-matter of the investigation. As to whether the witnesses were suborned, Judge Cole holds that the questions were not such as to criminate themselves or the witnesses, and that there was a perfectly legitimate one, and they are a much at liberty to deal with Senators as any one else."

CHICAGO POLICE SUSPENDED.

Seventeen Bluecoats Accused of Neglect of Duty.

(By Associated Press.)

CHICAGO, Nov. 13.—Seventeen police men were suspended by Inspector Schuch at the Chicago avenue station, last night. Their infraction was the numerous outrages committed at the polls, culminating in the murder of Gus Collander on election night. The charges are neglect of duty and disobedience of orders.

Inspector Schuch has also revised his force of detectives on the Collander murder case. The men who have been indicted for the murder of Collander are: "Clabby" Burns, "Kid" Murphy, John Sany and the others of the gang and charged of Collander's murder, are now in fear for their official heads.

It has been intimated that some of them will be suspended. It is understood that Inspector Schuch has learned that some of the detectives who did not attempt to find the murderous gang, but furnished them with information regarding the movements of the police. The Union League Club last night made up a purse of \$4,000 to help pay the expenses of the prosecution of the law violators. A committee of twenty-five was appointed to carry on the fight.

TO COUNT THE CITY VOTE.

Board of Aldermen Organize as Official Canvassers.

The Board of Aldermen, organized as a Board of Canvassers to count the city vote, met in the City Hall shortly before noon today.

After a brief session they went to the County Clerk's office, where President George B. McClellan was sworn in as Chairman.

Col. McClellan then swore in the Aldermen, and the Board resembled in appearance the Board of Aldermen until later in the day, when the counting will begin.

TO THE MEDICAL FACULTY.

Physicians Should Be Careful in Prescribing Wines for Medicinal Purposes.

As the pure wine is beneficial, so an adulterated wine is injurious to the sick. We call the attention of physicians to the fact that they can preserve the safety of the "PREMIER" brand of California wine by prescribing it.

"They are produced by the most expert and one of the most reliable of the Pacific Coast Wine Co., Growers and Distillers, 106 Broadway, Uptown."

(Continued on Second Page.)

THE PEOPLE ARE WINNING.

Consumers Surely Forcing the Trust Bread Out of the Market.

Leading Cook Manufacturers Are Discussing That Idea Seriously.

HARVEST FOR SMALL BAKERS.

There Are 1,500 of Them and They Turn Out a Three-Cent Loaf.

THE PUBLIC PAYS FOUR CENTS.

In Brooklyn and New Jersey the Same Determined Fight Is Being Made.

The People's eyes have been opened by "The Evening World" to the fact that they are paying too much for their bread. As always happens when they find that they have been imposed upon, the people have set about righting matters.

Thoroughly convinced by "The Evening World's" statements of the enormous profits realized by the wholesale bakers that it is time to lend a hand in the good work of reducing the price of the flour, consumers all over the city are refusing to buy bread baked by the members of the Wholesale Bakers' Association, and are demanding of the grocers the four-cent loaves which the small bakeshops have begun to furnish to the retailers at three cents.

It is the Wholesale Bakers' Association, composed of sixteen of the largest bakeries in this city, which is keeping up the price of bread. Its members have grown rich through the combine which they established several years ago. In the face of the fact that the great reduction in the price of flour has enabled bakers out in the Association to make bread at three cents a loaf and make money, the big firms in the combine have, by means of their immense resources, been able to offer the retailers inducements, such as furnishing them with handsome cases in which to display the bread, which enable them to control the bulk of the bread trade and at the same time keep up the price of the standard loaf.

The drive to turn over the bread taken a hand in the fight, and the big bakers will have to come down a cent in their prices or find their occupation gone.

Already the sales of the Wholesale Bakers' Association have fallen off to such an extent as to cause alarm.

An instance of this remarkable reduction in the price of bread was the fact that the combine was being gradually drawn all the trade to New York, so that this city was looked upon as a center, and no one dared to compete with us. We practically held the market, and consumers depended on us. We made better earnings than could be made in any city in this country or any other, and now the market has been split.

But seriously, the idea of requesting the body of bakers to reduce their supply of bread to the Committee of LXX has not been broached, but has been discussed by some of the leading manufacturers, and it is more than likely that steps may be taken to have a thorough investigation of the strike—its cause and effect.

Joseph Harodess, the leader of the bakers' strike, has been called to the Committee of LXX, but he has not yet been heard from. The Committee of LXX has not yet been heard from, but he has been called to the Committee of LXX, but he has not yet been heard from.

The application of the strikers for aid was refused by the Committee of LXX, and the strikers are now in a desperate struggle with the public.

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EXTRA.

2 O'CLOCK.

HE STABBED THE MINISTER.

The Plucky Pastor Retaliated